

The Gazette



of India

PUBLISHED BY AUTHORITY

No. 39] NEW DELHI, SATURDAY, SEPTEMBER 27, 1952

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 22nd September 1952 :—

Issue No.	No. and date	Issued by	Subject
129	S. R. O. 1582, dated the 16th September 1952.	Ministry of Food and Agriculture.	Directions by the Central Government to the Government of Bombay in relation to the price, production, movement and distribution of cattle-fodder in that State.
130	S. R. O. 1583, dated the 17th September 1952.	Ministry of Home Affairs.	Rule regulating the grant of free medical attendance and treatment to Ministers.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi, the 19th September 1952

S.R.O. 1618.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law, No. S.R.O. 215, dated the 9th February, 1952, relating to the execution of contracts and assurances of property, namely:—

In Part XIII of the said notification—

- (1) In entries (ii) and (iii) of item 3, after the words "*Chief Producer*" wherever they occur, the word and brackets "*(Documentaries)*" shall be inserted.

(2) After entry (iii) of item 3, the following entry shall be inserted, namely:—

“(iv) All contracts relating to the commercial distribution of Films Division's films in foreign countries; by the Chief Producer (Documentaries), Films Division, Bombay.”

(3) For entry (i) of item 4, the following entry shall be substituted, namely:—

“(i) Contracts and other instruments relating to All India Radio; by the Director General, All India Radio, Deputy Director General (Administration), All India Radio, Station Directors of All India Radio, Project Officers, All India Radio, or Officer on Special Duty, Hyderabad.”

(4) For entry (iii) of item 4, the following entry shall be substituted, namely:—

“(iii) Contracts to be entered into with artists engaged by All India Radio; by the Director of News Services, the Director of External Services, the Senior Deputy Director of News Services, Administrative Officer, News Services Division, the Deputy Directors, External Services, All India Radio, the Assistant Station Director or where there is no Assistant Station Director by the Programme Executive (excepting at the stations of Aurangabad, Trivandrum and Mysore) of All India Radio, Officer on Special Duty, Aurangabad, Officer on Special Duty, Trivandrum, or Assistant Director, Mysore.”

[No. F. 32-III/52-L.]

SHRI GOPAL SINGH, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 13th September 1952

S.R.O. 1619.—WHEREAS it is desirable and expedient to provide for the better and more effective administration of the policy consistently followed by the Government of India of not permitting the departure, for the purpose of unskilled work, of Indians out of India to the Federation of Malaya, Colony of Singapore and Burma;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 30A of the Indian Emigration Act, 1922 (VII of 1922), the Central Government hereby prohibits with effect from the 1st October, 1952 all persons from departing by sea out of India to the Federation of Malaya, the Colony of Singapore and Brunel for the purpose of unskilled work unless exempted by general or special orders of the Central Government from the provisions of this notification.

Notification of the Government of India in the late Department of Education, Health and Lands No. F.44/38-L. & O., dated the 8th June, 1938, is hereby rescinded.

[No. F.27-16/52-Emi.]

S. N. HASKAR,

Controller-General of Emigration and Joint Secretary.

New Delhi, the 19th September 1952

S.R.O. 1620.—The following draft of certain further amendments in the Indian Pilgrim Ships Rules, 1933, which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 213 of the Indian Merchant Shipping Act, 1923, (XXI of 1923), is published as required by sub-section (3) of the said section for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 31st October, 1952.

Any objection or suggestion which may be received from any person in respect of the said draft, before the date specified, will be considered by the Central Government.

Draft Amendment

In the footnote relating to affixation of photograph in Form V of the Forms appended to the said Rules, after the word "photographed" the words "*and children under ten years of age*" shall be inserted.

[No. 461-AWT/52.]

LEILAMANI NAIDU, Dy. Secy.

MINISTRY OF FINANCE**(Department of Economic Affairs)***New Delhi, the 18th September 1952*

S.R.O. 1621.—Corrigendum.—In the Ministry of Finance (Department of Economic Affairs) Notification, S.R.O. 766, dated the 22nd April, 1952, published on pages 710 to 739 of the *Gazette of India*, dated the 3rd May, 1952, Part II Section 3:—

On page 711, in the First Schedule in line 3 for "parts" appearing in italics read "*ports*".

On page 713, in line 1 for "from" read "form", in line 2 for "Th" read "The" and in line 3 for "state" read "stated".

On page 714, under item 5(d) (i) line 2 delete the word "sterling" before the words "shipping documents" and add "sterling" after "drawn in".

On page 714, in the marginal note at the bottom read "strike" for "strike".

On page 715, in item 2, line 1 of "Notes to Banks" for "(e)" read "(b)" and in item 4, line 3, for "shipment" read "shipments".

On page 716, in item 4, line 2 for "including" read "included" and close the bracket after "price".

On page 719, in the "Note" line 2, for "a" read "an".

On page 720, above the words "For shipments from India only" insert "page 1".

On page 720, in line 5 of the declaration for "n" read "in".

On page 721, above the words "Notes to Exporters etc." insert "page 2".

On page 721, in the list of countries under A, after "Canada" delete the words "and New Foundland". Under B for "Nicargua" read "Nicargua".

On page 721, above the words "For shipments from India only" insert "page 3".

On page 722, above the words in italics reading "Certificate by authorised dealer etc." insert "page 4".

On page 722, in the words in italics, delete the words "the Dominion of".

On page 722, above the words "For shipments from India only" insert "page 5".

On page 723, above the words in italics "Certificate by bank etc." insert "page 6".

On page 724, above the words "For shipments from India only" insert "page 7".

On page 724, in the marginal note for "page 728" read "page 2".

On page 725, above the words in italics "Certificate by bank etc." insert "page 8".

On pages 727 and 728, in items 5(a) (i) and (ii) (Method by which payment is received in India) delete the words "or U.S. dollars" wherever they appear.

On page 728, in line 5, item (b) (ii) for "rupee" read "rupees".

On page 731, item 2, for "wheter" read "whether" and close the bracket after "West Pakistan".

On page 732, in "Notes to Banks, No. 2", line 6 for "process" read "proceeds".

On page 733, item (5) (a) for "Pakistani rupees" read "Pakistan rupees" wherever they appear.

On page 733, in item (5)(a) (i) for "collections" read "collection". In item (b), line 2 of the declaration to be signed by the exporter for "undertook" read "undertake" and in line 3 for "exchanges/rupees" read "exchange/rupee".

On page 733, in the certificate to be signed by the authorised dealer in line 15 from the bottom *add* the word "in" after "rupee account".

On page 736, in line 1, for "outsid" *read* "outside".

On page 736, for "Signature of Exporters" *read* "Signature of Exporter".

[No. 6(8)-EFII/52.]

S.R.O. 1622.—In exercise of the powers conferred by section 27 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby directs that the following amendments shall be made in the Notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.R.O. 766, dated the 22nd April 1952, namely:—

Amendments

In the First Schedule to the said Notification,

- (1) In the declarations to be signed by the seller on all the copies of form G.R. 2 for the words "that the invoice value is to the best of our knowledge based on the full value as contracted with buyers" the following words shall be substituted, namely:—

"that the invoice value declared is the full export value of the goods and is the same as that contracted with the buyer."

- (2) In the declarations to be signed by the exporter on all the copies form G.R.X. at item (a) for the words "that the invoice value declared is the full value as contracted with the buyer" the following words shall be substituted, namely:—

"that the invoice value declared is the full export value and is the same as that contracted with the buyer".

- (3) In the marginal note appearing on all the copies of P.P. form, after the words "Give approximate date of delivery which must be within 6 months of export" the following words shall be added, namely:—

"except in the case of exports to Pakistan and Afghanistan where it must be within 3 months of export".

[No. 6(8)E.F.II/52.]

S. S. SHIRALKAR, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

DAINGEROUS DRUGS

New Delhi, the 18th September 1952

S.R.O. 1623.—In pursuance of clause (a) of rule 2 of the Central Opium Rules, 1934, the Central Government hereby defines the tracts specified in the Schedule annexed hereto as the tracts in the States of Uttar Pradesh, Madhya Bharat and Rajasthan within which poppy may be cultivated on account of Government during the Opium year from the 1st October 1952 to the 30th September 1953 :

SCHEDULE

State of Uttar Pradesh

<i>Designation of Tract</i>	<i>Extent</i>	
	<i>District</i>	<i>Tehsil/Pargana</i>
1. Ghazipur Opium Circle . . .	Ghazipur	Zamania, Shadiabad, Pachotar, Zahurabad, Ghazipur, Dehma, Mohamadabad, Bahariabad and Saidpur.

Designation of Tract	Extent	
	District	Tehsil/Pargana
	Banaras	Barah, Mahaich, Narwan, Majhwar, Barhwal and Mahurai.
	Azamgarh	Bolha, Atraulia, Segari, Ghoshi and Mohammadabad (Gohna).
	Ballia	Sikandarpur East, Sikandarpur West, Bhadaon, Ballia, Kharid, Kopachit West, Kopachit East, and Lakhneswar.
	Gorakhpur	Chillupar, Bhauwapar, Unaola and Dhuriapar.
	Deoria	Sylhet and Salempur.
2. Faizabad Opium Circle	Faizabad	Mangalsi, Khandasa, Bath and Amsin.
	Basti	Amorha.
	Gonda	Nawabganj, Mahadewa, Digsir, Gwarich, Paharpur, Mankapur, Sadullainagar, Burhapar, Utraula, Balrampur, Gonda and Bahhinpar.
3. Bara Banki Opium Circle	Bara Banki	Rudauli, Baddusarai, Daryabad, Ramnagar, Nawabganj, Partabganj, Dewa, Satrik, Kursi, Bhitauli, Mohammadpur, Mawai, Siddhaur, Subeha, Haidergurh and Fetahpur.
4. Bareilly Opium Circle	Bareilly	Suneha, Ballia, Faridpur, Sirauli Sirauli North, Aonla, Bareilly, Shahi (Tehsil Bareilly), Shahi (Tehsil Baheri) and Richha.
5. Shahjahanpur Opium Circle	Shahjahanpur	Nigohi Tilhar, Kant, Khera, Bahhera, Katra (Miranpur), Jalalpur, and Jalalabad.

PART II

State of Madhya Bharat

Designation of Tract

	Extent	
	District	Tehsil/Pargana
Mandsaur Opium Circle	Mandsaur	Mandsaur.
Malhargarh Opium Circle	Mandsaur	Malhargarh.
Neemuch Opium Circle	Mandsaur	Neemuch and Jawad.
Sitamau Opium Circle	Mandsaur	Sitamau.
Shamgarh Opium Circle	Mandsaur	Manasa, Bhanpura and Garoth.
Ratlam Opium Circle	Ratlam	Ratlam, Sailaka, Jaora and Alot.
	Shahjahanpur	Agar and Susner.
	Dewas	Dewas.

PART III

State of Rajasthan

Designation of Tract

	Extent/	
	District	Tehsil/Pargana/
Chhabra Opium Circle	Kotah	Atru, Chhabra and Chhapabarod.
Jhalwar Opium Circle	Jhalwar	Jhalarpatan (excluding Asnawar), Pach Pahar, Pirwa, Gangdhar, and Dag.
	Kotah	Ramganj Mandi and Chechar.

Designation of Tract	Extent	
	District	Tehsil/Pargana
Aklera Opium Circle	Jhalawar	Manoharthana, Aklera, Bakani, Asna-war and Khanput.
	Kotah	Sangod.
Partapgarh Opium Circle	Chittorgarh	Chittorgarh, Nimabuhara, Partabgarh, Achnera, Bahdesar, Bari Sadri, Choti Sadri, Gangarar, Kapasin, Rashmi and Begun.
	Bhilwara	Bijolia.

[No. 4.]

CENTRAL EXCISES

New Delhi, the 27th September 1952

S.R.O. 1624.—In exercise of the powers conferred by section 37 of the Central Exercises and Salt Act, 1944 (I of 1944), the Central Government hereby directs that the following further amendments shall be made with effect from the 1st October 1952, in the Central Excise Rules, 1944, namely:—

In clause (ii) (A) of the rule 2 of the said Rules, for sub-clauses (c) and (h), the following sub-clauses shall be substituted respectively, namely:—

- (c) in the districts of the State of Madras, other than those specified in sub-clause (h), and in the States of Coorg, Travancore-Cochin and Mysore, the Collector of Central Excise, Madras;
- (h) in the districts of Visakahpatnam, Krishna, West Godavari, East Godavari, Guntur, Bellary, Cuddapah, Anantapur and Kurnool of the State of Madras, and in the State of Hyderabad, the Collector of Central Excise, Hyderabad.

[No. 21.]

W. SALDANHA, Under Secy.

CUSTOMS

New Delhi, the 27th September 1952

S.R.O. 1625.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 44—Customs, dated the 20th May 1950, namely:—

In the Schedule to the said notification, in the entry in column 3 against Serial No. 9, for the words 'Arblus Exelsa' the words 'Abies excelsa' shall be substituted.

[No. 54.]

A. K. MUKARJI, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 18th September 1952

S.R.O. 1626.—The following draft of certain further amendments to the Indian Income-tax Rules, 1922, which the Central Board of Revenue propose to make in exercise of the powers conferred by sub-section (1) of section 59 of the

Indian Income-tax Act, 1922 (XI of 1922), is published as required by sub-section (4) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st October 1952.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the said Board.

Draft Amendments.

In the said Rules—

1. In rule 37 the words, figures and letter "and under rule 36-A by a return of total income" shall be deleted.

2. (a) In rule 39 the words, figures and letter "or rule 36-A" shall be deleted;

(b) In clause (a) of rule 39, the following words shall be added at the end, namely:—

"Where by special order the Commissioner of Income-tax or the Central Board of Revenue has authorised an Income-tax Officer to deal with particular cases or classes of cases, the application for refund should be made to the Income-tax Officer so authorised."

3. In rule 41 the figures and letter "36-A" shall be deleted.

[No. 65.]

K. L. MITTAL, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 16th September 1952

S.R.O. 1627.—In exercise of the powers conferred by section 5 of the Industries (Development and regulation) Act, 1951 (LXV of 1951), the Central Government is pleased to appoint Shri Harihar Nath Shastri, M.P., General Secretary, Indian National Trade Union Congress, 19, Queensway, New Delhi, as a member of the Central Advisory Council, constituted under this Ministry's Notification No. S.R.O. 812, dated the 8th May, 1952, to represent the interests of persons employed in industrial undertakings in scheduled industries *vice* Shri Abidali Jafferbhai resigned.

[No. 3(2)-IA(G)/52.]

P. S. SUNDARAM, Under Secy.

New Delhi, the 20th September 1952

S.R.O. 1628.—In pursuance of the provisions of rule 3 of the Registration and Licensing of Industrial Undertakings Rules, 1952, the Ministry of Commerce and Industry, Government of India, hereby appoints for the purposes of that Rule, the authorities specified in Column I of the Schedule hereto annexed in respect of applications for the registrations of industrial undertakings pertaining to the scheduled industries mentioned in the corresponding entry in Column of the said Schedule.

THE SCHEDULE

<i>Authorities</i>	<i>Scheduled Industries</i>
Industrial Adviser (Chemicals). Ministry of Commerce and Industry	Mathematical and scientific instruments. Heavy chemicals including fertilisers. Paper including newsprint and paper board. Pharmaceuticals and drugs. Power and industrial alcohol. Rubber goods. Leather and leather goods. Glass and Ceramics. Coke and other derivatives. Vetable oils.

Authorities	Scheduled Industries
Industrial Adviser (Engineering), Ministry of Commerce and Industry	Ships and other vessels propelled by the agency of steam, or by electricity or other mechanical power. Telephones, telegraph apparatus and wireless communication apparatus. Automobiles including tractors. Cement. Electric lamps and fans. Electric Motors. Heavy machinery used in industry including ball and roller bearing and gear wheels and parts thereof, boilers and steam generating equipment. Locomotives and rolling stock. Machine tools. Machinery and equipment for the generation, transmissio and distribution of electric energy. Non-ferrous metals including alloys. Agricultural implements. Batteries, dry cells and storage. Bicycles and parts thereof. Hurricane Lanterns. Internal Combustion engines. Power driven pumps. Radio Receivers. Sewing and knitting machines. Small and hand tools.
Iron and Steel Controller, Ministry of Commerce and Industry	... Iron and Steel.
Textile Commissioner, Ministry of Commerce and Industry.	... Textiles made wholly or in part of cotton or jute.
The Ministry of Food and Agriculture	{ Sugar. Vanaspati.
Coal Commissioner to the Government of India, Ministry of Production	Coal.

[No. 1 (3)-IA(G)/52]

B. B. SAKSENA, Dy. Secy

New Delhi, the 22nd September 1952

S.R.O. 1629.—The following Notification issued by the Iron and Steel Controller under Clauses 4 and 5 of the Iron and Steel (Control of Production and Distribution) Order, 1941, is hereby published for general information:—

"In exercise of the powers conferred on me under Clauses 4 and 5 of the Iron and Steel (Control of Production and Distribution) Order, 1941, I hereby authorise the acquisition and disposal of any quantity of the categories of steel specified in the statement appended hereto, without any quota certificate or authorisation. This relaxation shall not affect the statutory selling prices of these categories wherever applicable.

Statement

- (1). Tyres, Wheels and Axles.
- (2) Dogspikes.
- (3) Bolts (including Fish Bolts), Nuts and Rivets.
- (4) Wire Nails.

- (5) Tool Steel in any unfabricated or semi-fabricated form.
- (6) Cast Iron Pressure Pipes and Specials.
- (7) Wire Ropes.

(Sd.) C. R. NATESAN,
Iron and Steel Controller"

[No. SC(A)-4(61)]

D. HEJMADI, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Agriculture)

New Delhi, the 17th September 1952.

S.R.O. 1630.—In exercise of the powers conferred by Section 4A of the Destructive Insects and Pests Act (II of 1914), the Central Government hereby prohibits with effect from the 22nd September, 1952 the export from the State of Travancore-Cochin and the transport from that State to any other State, of the articles specified below which are likely to carry the destructive disease known as "Bunchy Top" and thereby cause infection to crops.

Articles.

- (1) Banana Plant; and
- (2) Material of banana plant which is used for packing or wrapping purposes.

Explanation.

In this notification "banana plant" means a plant of banana or any other plant of the genus *Musa* and includes the sucker, stem, leaf, flowers and any other part thereof but does not include the banana fruit.

[No. F. 6-32/51-Dte.I.]

J. S. RAJ, Dy. Secy.

(Agriculture)

New Delhi, the 22nd September 1952

S.R.O. 1631.—The following draft of certain rules which it is proposed to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), is published as required by the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after 1st November, 1952.

Any objection or suggestion, which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Goat Hair Grading and Marking Rules.

1. *Short title.*—(a) These rules may be called the Goat Hair (Grading and Marking) Rules, 1952.

(b) They shall apply to hair obtained from goats in any part of India and of specified trade descriptions as set out in the annexed schedules.

2. *Grade designations.*—The grade designations to indicate the characteristics and quality of goat hair of specified trade descriptions are set out in column 1 of the relevant schedules I to III.

3. *Definition of quality.*—The definition of quality indicated by the grade designations is specified in columns 2 to 4 of the relevant schedules.

4. *Grade designation mark.*—The grade designation mark to be applied to each bale or package shall consist of a label bearing the design set out in Schedule IV. The colour of the printed lettering on the label shall be as set out in the said schedule (*viz.*, clipped—Red, Pulled—Blue and Tannery—Black).

5. *Method of marking.*—The grade designation mark shall only be applied on full or half—pressed bales, as the case may be, in a manner approved by the Agricultural Marketing Adviser to the Government of India. In addition to the grade designation mark, the following particulars (shall) be clearly indicated on the label:—

- (i) Serial number;
- (ii) Trade description;
- (iii) Name of place of packing;
- (iv) Date of packing and marking;
- (v) Abbreviation of grade designation *i.e.*

for clipped Black long grade the mark should be CBL.
 for clipped Black medium grade the mark should be CBM.
 for clipped Black Short grade the mark should be CBS.
 for clipped Grey long grade the mark should be CGL.
 for clipped grey medium grade the mark should be CGM.
 for clipped Grey short grade the mark should be CGS.
 for clipped White long grade the mark should be CWL.
 for clipped White medium grade the mark should be CWM.
 for clipped White short grade the mark should be CWS.
 for pulled Black long grade the mark should be PBL.
 for pulled Black medium grade the mark should be PBM.
 for pulled Black short grade the mark should be PBS.
 for pulled Grey long grade the mark should be PGL.
 for pulled Grey medium grade the mark should be PGM.
 for pulled Grey short grade the mark should be PGS.
 for pulled white long grade the mark should be PWL.
 for pulled White medium grade the mark should be PWM.
 for pulled White short grade the mark should be PWS.
 for pulled Tannery Black long grade the mark should be TBL.
 for pulled Black short grade the mark should be TBS.
 for pulled Grey long grade the mark should be TGL.
 for pulled Grey short grade the mark should be TGS.

In addition to the above, an authorised packer may stamp or write his private trade mark on the bale or package, provided that such trade mark represents the same description, quality and grade of hair as that indicated by the Agmark label and is duly certified by the Agricultural Marketing Adviser to the Government of India to that effect.

6. *Method of packing.*—The hair shall be press packed with covering of gunny cloth in bales with sufficient number of hands tightly placed around the bale of customary weights of 200 to 400 lb. (90.7 to 181.4 k.g.).

SCHEDULE I.

Grade designations and definition of quality of Indian Clipped Goat Hair.

Grade designation (1)	Colour (2)	Length (3)	General Characteristics (4)
L	Black	Long—4" and above	(1) The fibres of the hair shall be clean, dry in feel and not moist, shall not contain any superfluous matter like dirt, dust, sticks, etc., with a yield of 85 per cent or above, of hair.

Grade designation (1)	Colour (2)	Length (3)	General Characteristics (4)
M	Black	Medium—3" to less than 4".	
S	Black	Short—1 1/2" to less than 3".	(2) Black hair should be absolutely free from white or other colours. Similarly white hair should be free from black, brown or any other coloured hairs.
L	Grey	Long—4" and above	(3) (a) Long hair may contain hair of medium length upto 15 per cent and few unavoidable shorts.
M	Grey	Medium—3" to Less than 4"	(b) Medium hair may contain short hair upto 15 per cent.
S	Grey	Short—1 1/2" to less than 3".	
L	White	Long 4" and above	(c) Short hair may contain hair of 1" to 1 1/2" upto 15 per cent. Hair below 1" shall not be allowed.
M	White	Medium—3" to less than 4"	(4) No admixture of clipped hair with pulled or tannery hair is permissible.
S	White	Short—1 1/2" to less than 3"	

L—Denotes Long.

M—Denotes Medium.

S—Denotes Small.

SCHEDULE II.

Grade designations and definition of quality of Indian Pulled Goat Hair.

Grade designation (1)	Colour (2)	Length (3)	General Characteristics (4)
L	Black	Long—4" and above	(1) The fibres of the hair shall be clean, dry in feel and not moist, shall not contain any superfluous matter, like dirt, dust, sticks, etc., with a yield of 85 per cent. or above of hair.
M	Black	Medium—3" to less than 4".	
S	Black	Short—1 1/2" to less than 3".	(2) Black hair should be absolutely free from white or other colours. Similarly white hairs should be free from black, brown or any other coloured hairs.
L	Grey	Long 4" and above	

Grade designation (1)	Colour (2)	Length (3)	General Characteristics (4)
M	Grey	Medium—3" to less than 4".	(3) (a) Long hair may contain hair of medium length upto 15 per cent. and a few unavoidable shorts.
S	Grey	Short—1 1/2" to less than 3".	
L	White	Long—4" and above	(b) Medium hair may contain short hair upto 15 per cent.
M	White	Medium—3" to less than 4".	(c) Short hair may contain hair of 1" to 1 1/2" upto 10 per cent. Hair below 1" shall not be allowed.
S	White	Short—1 1/2" to less than 3".	(4) No admixture of pulled hair with tannery hair is permissible.

SCHEDULE III

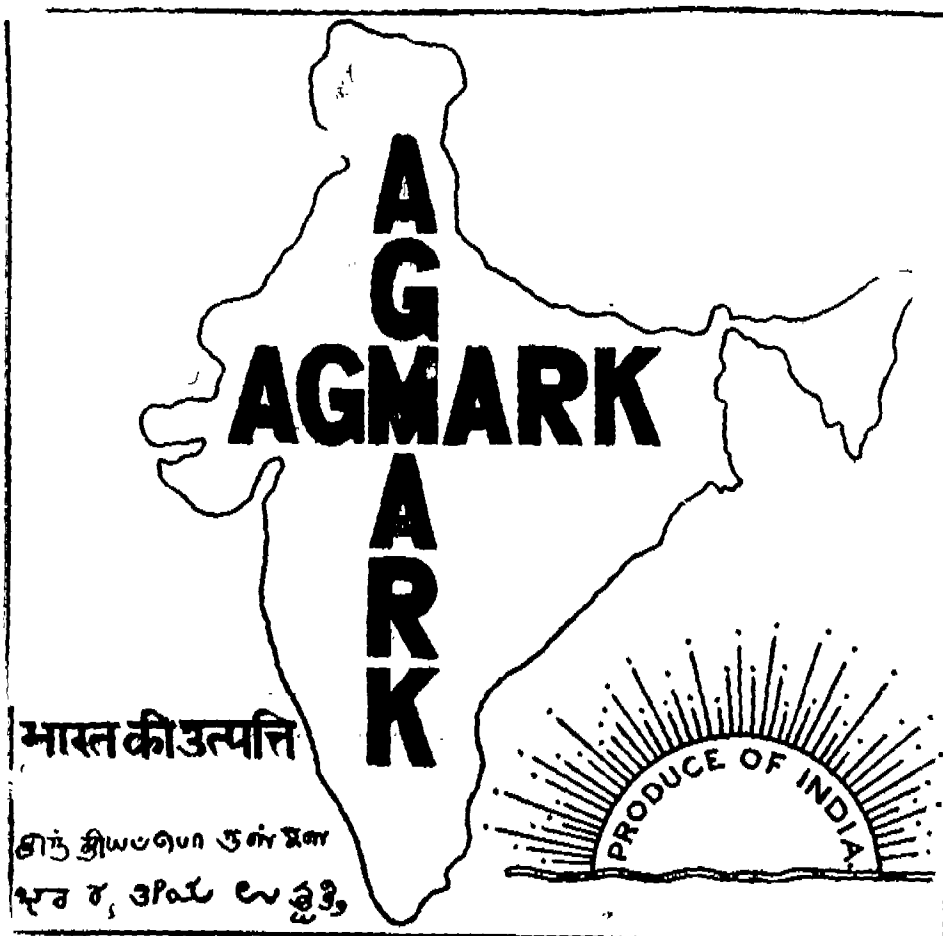
Grade designations and definition of quality of Indian Tannery Goat Hair

Grade designation (1)	Colour (2)	Length (3)	General Characteristics (4)
L	Black	Long—3" and above	(1) The fibres of the hair shall be clean, dry in feel and not moist, shall not contain any superfluous matter, like dirt, dust, sticks, etc., with a yield of 85 per cent.
S	Black	Short—less than 3"	or above of hair.
L	Grey	Long—3" and above	(2) Black hair should be absolutely free from white or other colours.
S	Grey	Short—less than 3".	(3) (a) Long hair may contain hair of short lengths upto 15 per cent. (b) Hair below 1" shall not be allowed. (4) The goat hair should be packed into bales of usual commercial size as at present in use.

SCHEDULE IV

Grade designation mark for Goat Hair

(See Rule 4)



The column of the printed lettering on the labels for different trade descriptions shall be as under:—

Trade description of goat hair.

Column of printed lettering

Clipped

Red.

Pulled

Blue.

Tannery

Black.

[No. F. 5-63/51-Dte.II(M).]

B. S. RAO, Asstt. Secy.

MINISTRY OF HEALTH

New Delhi, the 16th September, 1952.

S.R.O. 1632.—The following draft of further amendments to the Drugs Rules, 1945, which it is proposed to make in exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (XXIII of 1940), is published as required by the

said sections for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 20th December, 1952.

Any objections or suggestions which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft amendments

In the said Rules:—

(1) At the end of clause (c) of sub-rule (1) of rule 109 the following words shall be inserted, namely:—

“the figure representing the Batch Number being preceded by the words ‘Batch Number’ or ‘Batch No.’ or ‘Batch’ or ‘Lot Number’ or ‘Lot No.’ or ‘Lot’”,

(2) At the end of clause (b) (iii) of rule 122 the following words shall be inserted, namely:—

“the Batch Number being preceded by the words ‘Batch Number’ or ‘Batch No.’ or ‘Batch’ or ‘Lot Number’ or ‘Lot No.’ or ‘Lot’”.

[No. F. 1-11/51-DS.]

J. N. SAKSENA, Under Secy.

New Delhi, the 18th September 1952

S.R.O. 1633.—In exercise of the powers conferred by the second proviso to sub-section (1) of section 7 of the Dentists Act, 1948 (XVI of 1948), the Central Government is pleased to nominate Lt. -Col. C. K. Lakshmanan, L.M.&S. (Mad.), M.R.C.S., D.T.M.&H. (Lond.), D.P.H. (Eng.), Officiating Director General of Health Services, as President of the Dental Council of India Vice Dr. K.C.K.E. Raja resigned.

[No. F. 6-9/52-ML.]

M. R. KOTHANDARAMAN, Dy. Secy.

MINISTRY OF EDUCATION

ARCHAEOLOGY

New Delhi, the 17th September 1952

S.R.O. 1634.—In exercise of the powers conferred by sub-section (3) of section 3 of the Ancient Monuments Preservation Act, 1904 (VII of 1904), the Central Government is pleased to confirm its notification in the Ministry of Education No. F. 4-4/52-A. 2. dated the 23rd April, 1952 declaring the Ancient Monuments in Chamba Distt. Himachal Pradesh described in the Schedule annexed thereto to be protected monuments within the meaning of the said Act.

[No. F. 4-4/52-A. 2.]

BINA CHATTERJEE, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 19th September 1952

S.R.O. 1635.—In exercise of the powers conferred by sub-section (1) of section 71-E, of the Indian Railways Act, 1890 (IX of 1890), the President hereby directs that the following amendment shall be made in the Railway Servants (Hours of Employment) Rules, 1951, published with the notification of the Government of

India, Ministry of Railways (Railway Board) No. S.R.O. 450, dated the 26th March 1951:—

In sub-rule (1) rule 4 of the said Rules after the words

“railway administration”

the words

“or by an officer, not below the rank of a senior scale Officer, authorised by the General Manager as a temporary measure during the periods of emergency”
shall be inserted.

[No. E(Ad) 51/6.]

P. N. SAXENA,
Director, Establishment.

MINISTRY OF NATURAL RESOURCES AND SCIENTIFIC RESEARCH

New Delhi, the 18th September 1952

S.R.O. 1636.—In pursuance of clause (d) of Section 3 of the Atomic Energy Act, 1948 (XXIX of 1948), the Central Government hereby prescribes the following substances as substances which in its opinion are or may be used for the production or use of atomic energy or research into matters connected therewith:—

1. Radium.
2. Zirconium.
3. Graphite.
4. Lithium.
5. Deuterium.

and any of their respective compounds.

[No. AEC/21(28)/50-4592.]

T. GONSALVES, Dy. Secy.

MINISTRY OF LABOUR

New Delhi, the 16th September 1952

S.R.O. 1637.—In pursuance of clause (1) of article 243 of the Constitution, the President hereby directs that the Chief Commissioner of Andaman and Nicobar Islands shall, subject to the control of the President, and until further orders, exercise the powers and discharge the functions of a State Government under the Weekly Holidays Act, 1942 (XVIII of 1942).

[No. Fac. 102(23).]

New Delhi, the 17th September 1952

S.R.O. 1638.—In pursuance of provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri B. S. Puttaswamy, Mysore, to be the Regional Commissioner for the whole of the State of Mysore to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516(36).]

S.R.O. 1639.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident

Funds, Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri A. M. Savarinathan, Madras, to be the Regional Commissioner for the whole of the State of Madras to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516 (20).]

S.R.O. 1640.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri O. N. Misra, I.A.S., Uttar Pradesh, to be the Regional Commissioner for the whole of the State of Uttar Pradesh to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516(15).]

S.R.O. 1641.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri Dina Nath Nigam, Punjab, to be the Regional Commissioner for the whole of the State of Punjab to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516(48).]

S.R.O. 1642.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby appoints Shri B. P. Singh, I.A.S., Bihar, to be the Regional Commissioner for the whole of the State of Bihar to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516(28).]

S.R.O. 1643.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952, (XIX of 1952), the Central Government hereby appoints Shri D. K. Badheka, Saurashtra, to be the Regional Commissioner for the whole of the State of Saurashtra to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516(27).]

S.R.O. 1644.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952, (XIX of 1952), the Central Government hereby appoints Shri O. N. Sharma, Ajmer, to be the Regional Commissioner for the whole of the State of Ajmer to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516(25).]

S.R.O. 1645.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952, (XIX of 1952), the Central Government hereby appoints Dr. B. R. Seth, M.A., Ph.D., Delhi, to be the Regional Commissioner for the whole of the State of Delhi to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516(33).]

S.R.O. 1646.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952, (XIX of 1952), the Central Government hereby appoints Shri H. P. Bhatt, Bombay, to be the Regional Commissioner for the whole of the State of Bombay to work under the general control and superintendence of the Central Commissioner.

[No. PF. 516(19).]

S.R.O. 1647.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme, 1952, made under section 5 of the Employees' Provident Funds Act, 1952, (XIX of 1952), the Central Government hereby appoints Shri

i Ali Mirza, Hyderabad, to be the Regional Commissioner for the whole of the of Hyderabad to work under the general control and superintendence of Central Commissioner.

[No. PF. 516(23).]

SADASHIVA PRASAD, Dy. Secy.

New Delhi, the 27th, September 1952

R.O. 1648.—In pursuance of section 17 of the Industrial Disputes Act, 1947 of 1947), the Central Government hereby publishes the following award of All India Industrial Tribunal (Bank Disputes), in respect of applications under in 33-A of the said Act preferred by certain workmen of the Imperial Bank dia.

AWRAD

DRE THE ALL INDIA INDUSTRIAL TRIBUNAL (BANK DISPUTES), BOMBAY

COMPLAINTS NOS. 50 TO 61 OF 1952

(Under Section 33A of the Industrial Disputes Act, 1947)

Shri H. T. Bhatia Petitioner in Complaint No. 50/52.
 Shri H. P. Pathak, Petitioner in Complaint No. 51/52.
 Shri M. S. Joshi, Petitioner in Complaint No. 52/52.
 Shri K. G. Jain, Petitioner in Complaint No. 53/52.
 Shri B. B. Tripathi, Petitioner in Complaint No. 54/52.
 Shri A. K. Galra, Petitioner in Complaint No. 55/52.
 Shri G. R. Bhargava, Petitioner in Complaint No. 56/52.
 Shri Ratanchand P. Chopra, Petitioner in Complaint No. 57/52.
 Shri J. R. Khandelwal, Petitioner in Complaint No. 58/52.
 Shri K. P. Mulchandani, Petitioner in Complaint No. 59/52.
 Shri V. S. Sathaye, Petitioner in Complaint No. 60/52.
 Shri P. H. Bhatia, Petitioner in Complaint No. 61/52.

Versus

The Imperial Bank of India

his batch of complaints is by twelve employees of the Imperial Bank of India. Phadke appeared for them. He stated that all the complaints were of the : pattern and raised one common question. According to him, all the complaints ld be heard together and one common judgment given to cover all of them.

. The point raised before us, is that the Imperial Bank of India had not given t to the terms of Section 7 of the Industrial Disputes (Amendment and Temporary Provisions) Act, 1951 inasmuch as they failed to give the annual increments other payments by way of adjustment due to these various employees in uary 1952. It is the employees' case that these increments are legally secured em by the terms of the said Act and the non-payment of the same amounts 'an alteration of the conditions of service' of the employees without the ess permission of this Tribunal. According to Mr. Phadke Section 7 of the istrial Disputes (Amendment and Temporary Provisions) Act, 1951 entitles e employees to get the increments as per the terms of the Award of the Tribunal because the expression "scale of pay" in Section 7 of the Act des these increments also. Assuming, without deciding, that this contention ght, the allegations in the complaints really come to this that there has been illure on the part of the Bank to act according to the terms of Section 7 of Industrial Disputes (Amendment and Temporary Provisions) Act, 1951 which es the "scale of pay" as in the month of March 1951. The Bank has not orted to alter the conditions of service. What is alleged is that even a failure arry out any legal obligation as per existing conditions of service is in feat lteration of the conditions of service. We do not agree with this view. Where mployee's own case is that an existing obligation is not being implemented not be held that there has been an alteration in the conditions of service.

The object of Section 33 is to enable banks to make changes in the existing conditions of service, where they want to do so, by applying for and obtaining the written permission of the Tribunal permitting the proposed change. We have already held in similar cases that the wrongful withholding of amounts which are claimed as legally due under the terms of Section 7 of the Industrial Disputes (Amendment and Temporary Provisions) Act, 1951 does not amount to an "alteration of the conditions of service" within the meaning of Section 33 of the Industrial Disputes Act, 1947 (see our Award in Complaint No. 1 1952 published at page 556 of the *Gazette of India*, dated March 29, 1952, Part II Section 3). Following our previous decisions we hold that there has been no alteration in the conditions of service of the employees. The remedy by way of a complaint under Section 33A is not therefore available to the present employees. They can enforce their alleged legal rights in other ways as, for instance, by ordinary civil suit or by action to be taken under Section 8 of the Industrial Disputes (Amendment and Temporary Provisions) Act, 1951.

3. The decision of the Labour Appellate Tribunal in 1952—II Labour Law Journal, page 193 is distinguishable. There the employer company had admitted in its written statement that there was a grade scale of pay under which an annual increment was automatic but the contention before the Tribunal was that it was discretionary with the company to grant or withhold the increment in the grade scale. Here the employees of the Imperial Bank contend that they are automatically entitled to certain increments and adjustments by virtue of Section 7 of the Industrial Disputes (Amendment and Temporary Provisions) Act, 1951. It is their case that the Bank however had withheld these amounts on the basis of a contention raised by them that the employees in question were 'tellers' in the cash department upto a certain date and not 'cashiers' always and hence they were not entitled to the amounts claimed. Here there is no question of any alteration of existing conditions of service but only a disputed question of fact whether the employees were in the cadre of 'cashiers' throughout as contended for by them.

4. We therefore pass an award in each of these complaints that the complaints be dismissed. These Awards are passed as a result of preliminary hearing of these complaints. We have not thought it necessary to issue notice to the Imperial Bank of India or hear them on this matter.

(Sd.) S. PANCHAPAGESA SASTRY, *Chairman.*

(Sd.) M. L. TANNAN, *Member.*

(Sd.) V. L. D'SOUZA, *Member.*

BOMBAY,

Dated the 21st August, 1952.

[No. I.R-100(19).]

P. S. EASWARAN, Under Secy.